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8
                       IN THE UNITED STATES DISTRICT COURT
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                      FOR THE EASTERN DISTRICT OF CALIFORNIA
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11
    UNITED STATES OF AMERICA,
                                         CASE NO. CR-S-04-0118 LKK
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                    Plaintiff,
                                         ORDER AFTER HEARING
13
         v.
                                         DATE: July 19, 2005
14
                                         TIME: 9:30 a.m.
    ROBERT HODGES,
                                         JUDGE: Lawrence K. Karlton
15
                    Defendants.
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Order After Hearing

This matter came on for Status Conference on July 19, 2005, in the courtroom of the Honorable Lawrence K. Karlton, Chief Judge Emeritus. Assistant United States Attorney John K. Vincent represented the United States of America. For the defense, Assistant Federal Defender Mark Reichel represented defendant Hodges who was not present but appeared through counsel with a written waiver of his appearance on file with the court; Bruce Locke, Esq., represented defendant Harrison who was not present but appeared through counsel with a written waiver of his appearance on file with the court; Bruce Locke, Esq., was standing in for counsel for defendant Jensen who was not present but appeared

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through counsel with a written waiver of his appearance on file with the court.

The defense requested a continuance until September 20, 2005 in order to allow counsel further time to review recently obtained discovery and to arrange for the duplication of the hard drive of a computer obtained by the government from codefendant Robert Oliver's wife Tanya Oliver. Therefore the parties further agreed to exclude time from calculation under the Speedy Trial Act for the reasons stated above, pursuant to 18 U.S.C. §3161 (h)(8)(B)(iv) and Local Code T4, for preparation of counsel, as well as Local Code T2 the case having previously been declared complex by the court, from July 19, 2005, up until and including September 20, 2005.

As well, it appearing from the records that defendant Hodges has not been processed by the U.S. Marshal's Service in this case, he was ordered to present himself for U.S. Marshal's processing at the next court date.

Good cause appearing therefor, It is so ordered.

IT IS ORDERED that this matter is continued to September 20, 2005, at 9:30 a.m. for Status Conference.

IT IS FURTHER ORDERED that pursuant to 18 U.S.C. §3161 (h)(8)(B) (iv) and Local Code T4, and Local Code T2, the period from July 19, 2005, up to and including September 20, 2005, is excluded from the time computations required by the Speedy Trial Act due to ongoing preparation of counsel and the case having been declared complex by the court.

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1	Defendant Hodges is ordered to present himself for U.S. Marshal's
2	processing at the next court date.
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5	Dated: July 21, 2005
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7	<u>/s/ Lawrence K. Karlton</u> THE HONORABLE LAWRENCE K. KARLTON
8	Chief Judge Emeritus
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